

GOVERNMENT OF TELANGANA  
ABSTRACT

POLICE – Revision Petition of Sri B.Sri Hari, Inspector of Police, (f) Begumpet, PS against the punishment of **“PPI for two years without effect on future increments and pension”** – Allowed – Orders – Issued

-----

HOME (SER.I) DEPARTMENT

G.O.RT.No. 32

Dated: 07-01-2016

**Read the following:-**

- 1) From Sri B.Sri Hari, Inspector of Police (f) Begumpet  
PS, Revision petition dated 05.08.2015
- 2) Govt.Memo.No.4269(P)/Ser.I/A1/2015 dtd 07.08.2015
- 3) From, DGP, TS, Hyd, Lr.No.1157/T-2/2015, dtd 19.12.2015

**o0o**

**ORDER:-**

In the reference 1<sup>st</sup> read above, Sri B.Sri Hari, Inspector of Police, (f) Begumpet, PS has submitted a revision petition with a request to set-aside the punishment of “PPI for two years without effect on future increments and pension”, for the reasons mentioned therein.

**2.** The Director General of Police, Telangana, Hyderabad, who consulted in the matter has informed that the Commissioner of Police, Hyderabad has informed that Sri B.Sri Hari, Inspector of Police, (f) Begumpet, PS was dealt with on a charge under rule 22 of APCS (CC&A) Rules, 1991 for the following delinquency:-

“During his tenure as Inspector Begumpet PS, wherein Hon’ble XI Addl., CMMM Court, Nampally, Hyderabad had pronounced its judgment dated 28.10.2013 in CC No.143/2005 in R/o PC 3285 Syed Wajeed Hashimi was convicted u/s 248(2) of Cr.PC and sentenced to undergo rigorous imprisonment for a period of three years and a fine of Rs.10,000/-. But, the CI has failed to inform the conviction of the PC to CP, Hyderabad. Due to his gross negligence the convicted PC was allowed to work in govt., Service for more than 4 ½ months”

**3.** Following the procedure prescribed in the APCS (CC&A) Rules, 1991, the Commissioner of Police, Hyderabad City awarded the punishment of “PPI for two years without effect on future increments and pension” vide Proc.D.O.No.4189 (L&O/B9/572/2014) dated 23.07.2014. His appeal was considered and rejected by the Appellate authority, i.e., DGP, TS, Hyderabad vide proceedings D.Dis.No.1252/T-2/2014, dated 08.01.2015. Aggrieved by the above orders, the individual has submitted a revision petition to the Govt., which is within the time limit. Finally, while enclosing letter dated 07.12.2015 (containing the remarks on it), together with service particulars and defaulter sheet, the DGP, Telangana, Hyderabad has requested to dispose the same as deemed fit.

**4.** After careful examination of the entire matter, with reference to the records made available, by taking the revision petition into consideration, Government hereby Set-aside the punishment of “PPI for two years without effect on future increments and pension” imposed on Sri B.Sri Hari, Inspector of Police, (f) Begumpet, PS, by the Commissioner of Police, Hyderabad City.

**5.** The Director General of Police, Telangana, Hyderabad, shall take necessary follow up action in the matter. The records received in the reference read above are herewith returned and the receipt of the same may be acknowledged.

**(BY ORDER AND IN THE NAME OF THE GOVERNOR OF TELANGANA)**

**RAJIV TRIVEDI  
PRINCIPAL SECRETARY TO GOVERNMENT**

To

The Director General of Police, Telangana, Hyderabad (w.e)

The individual concerned **through** Director General of Police, Telangana, Hyderabad

SF/SC

**// FORWARDED :: BY ORDER //**

**SECTION OFFICER**